Case 5:05-mj-70848-MRGD Document 19 Filed 11/02/05 Page 1 of 1

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

	DITORTHEAD DISTRICT OF CALIFORNIA
UNITED STATES OF AMERICA, Plaintiff,	Case Number <u>CR-05-70848</u> HRL
v. a M: OL.	ORDER OF DETENTION PENDING TRIAL
de - China Chano, Defendant.	
In accordance with the Ball Reform Act, 18 U.S.(C. § 3142(f), a detention hearing was held on, 2004.
- violation was present, represented by his attorney	y Wiskersas The United States was represented by
	,
PART I. PRESUMPTIONS APPLICABLE	
convicted of a prior of formal description of the convicted of a prior of formal description of the convicted of a prior of formal description of the convicted of a prior of formal description of the convicted of a prior of formal description of the convicted of a prior of formal description of the convicted of a prior of formal description of the convicted of a prior of formal description of the convicted of a prior of formal description of the convicted of th	cribed in 18 U.S.C. § 3142(f)(1) and the defendant has been
or or prior offense described in 10 U.S.C. 6 1 47	[I] [] While on release non-line to 1 C
imprisonment, whichever is later.	apsed since the date of conviction or the release of the person from
i ,	
safety of any other person and the community.	condition or combination of conditions will reasonably assure the
of any outer person and the community.	·
defendant has committed an offense	tment) (the facts found in Part IV below) to believe that the
dotonaum has committed an offense	
seq., § 951 et seq., or § 955a et seq., OR	onment of 10 years or more is prescribed in 21 U.S.C. § 801 et
B. under 18 U.S.C. & 924(c): use of a fire	
B under 18 U.S.C. § 924(c): use of a fire	earm during the commission of a felony.
appearance of the defendant as required and the safety of the	condition or combination of conditions will readnably assure the
/X No presumption applies.	e community.
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	NOV o o o
/ / The defendant has not come forward with any o	NOV 0 2 2005 evidence to rebut the applicable presumption[s], and he therefore
will be ordered detained.	vidence to reput the applicable presumption[s], and he therefore
/ / The defendant has come forward with evidence	NORTHERN I
	to reput the applicable presumption[s] to wit:
Thus, the burden of proof shifts back to the United S	States
PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR I	NAPPLICARI F)
The United States has proved to a preponderance	e of the evidence that no condition or combined to
will reasonably assure the appearance of the defendant as red	nured AND/OR
/ The United States has proved by clear and convi	incing evidence that no condition or combination of conditions
assure the safety of any other person and the	community
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF	F REASONS FOR DETENTION
The Court has taken into account the factors set.	out in 18 U.S.C. \$ 21/2(-) 1 - 1 - 5 - 5 - 5 - 5 - 5 - 5 - 5 -
at hearing and finds as follows. The allendary to	barrond with Vanda Varia & college (and () ()
the contract of which	Lawos and Orelles Underline vant also
to commercial advantage in the	lase protestutuin. He has on INS
Note lodged against him. INS	sused his bank accounts.
// Defendant his attament 1.1 ATTG 1.1	
// Defendant, his attorney, and the AUSA have waiv PART V. DIRECTIONS REGARDING DETENTION	ed written findings.
orrections facility separate to the extent practically of the Attorne	y General or his designated representative for confinement in a
ppeal. The defendant shall be afforded a reasonable arrest with	awaiting or serving sentences or being held in custody pending
f the United States or on the request of an attorney for the Cover	for private consultation with defense counsel. On order of a court
ne defendant to the United States Marshal for the purpose of an a	ament, the person in charge of the corrections facility shall deliver
	ppearance in connection with a court proceeding.
ated: 11/1/05	Sopieral De le 01
USA <u>CATTY</u> <u></u> , PTS	PATRICIA V TRIBARIA
	PATRICIA V. TRUMBULL

United States Magistrate Judge